

By: Huffman

S.B. No. 2220

A BILL TO BE ENTITLED

1 AN ACT

2 relating to the distribution of the consolidated court cost.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

4 SECTION 1. Section 133.102(e), Local Government Code is
5 amended to read as follows:

6 (e) The comptroller shall allocate the court costs received
7 under this section to the following accounts and funds so that each
8 receives to the extent practicable, utilizing historical data as
9 applicable, the same amount of money the account or fund would have
10 received if the court costs for the accounts and funds had been
11 collected and reported separately, except that the account or fund
12 may not receive less than the following percentages:

13 ~~(1) [abused children's counseling] [0.0088] percent;~~
14 (1[2]) crime stoppers assistance 0.2581 percent;
15 (2[3]) breath alcohol testing 0.5507 percent;
16 (3[4]) Bill Blackwood Law Enforcement Management
17 Institute 2.1683 percent;
18 (4[5]) law enforcement officers standards and education
19 ~~[(6) comprehensive rehabilitation 9.8218 percent,]~~
20 (5[7]) law enforcement and custodial officer
21 supplemental retirement fund 11.1426 percent;
22 (6[8]) criminal justice planning 12.5537 percent;
23 (7[9]) an account in the state treasury to be used only
24 for the establishment and operation of the Center for the Study and

1 Prevention of Juvenile Crime and Delinquency at Prairie View A&M
2 University 1.2090 percent;
3 (8~~[10]~~) compensation to victims of crime fund
4 37.6338 percent;
5 (9~~[11]~~) emergency radio infrastructure account
6 15.4210 ~~5.5904~~ percent;
7 (10~~[12]~~) judicial and court personnel training fund
8 4.8362 percent;
9 (11~~[13]~~) an account in the state treasury to be used for
10 the establishment and operation of the Correctional Management
11 Institute of Texas and Criminal Justice Center Account
12 (12~~[14]~~) fair defense account 8.0143 percent.

13 SECTION 2. This Act takes effect immediately if it receives
14 a vote of two-third of all the members elected to each house, as
15 provided by Section 39, Article III, Texas Constitution. If this
16 Act does not receive the vote necessary for immediate effect, this
17 Act takes effect September 1, 2017.